

the Court of Appeals upheld the District Court which had enjoined the interference and stated that the Board was authorized and required by the Fourteenth Amendment to proceed with integration. Integration proceeding quietly in fall term 1957.

In Wichita Falls, Texas, Negro children brought suit for admission to the schools. The district court found that a good faith start toward desegregation had been made by the Board and dismissed the action as moot. The Court of Appeals for the Fifth Circuit, January 1957, held that the district court should have retained jurisdiction of the case to supervise the implementation of the desegregation plans. The case was reversed and remanded. The Supreme Court rejected an appeal by the School Board. The Wichita Falls schools are listed as desegregated.